MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

January 12, 2004

DIVISION FIVE

B162903 Sarkis Alebian (Not for Publication)

v.

Gary Laff, et al.

The order dismissing the Alebians from the interpleader cause of action is affirmed. The award of \$1,794 in costs and attorney fees to the Alebians is reversed. The Alebians are ordered to return the sum of \$1,794 to the clerk of the court, for inclusion with the balance deposited with the court, or, if the balance has been released to the Yoons, for disbursal to the Yoons. The parties are to bear their own costs on appeal.

Grignon, J.

We concur: Turner, P.J.

Mosk, J.

B167490 Michael Lepera (Not for Publication)

V.

Jessie Whitehill

The judgment is affirmed. Respondent(s) to recover costs.

Grignon, J.

We concur: Turner, P.J.

Mosk, J.

DIVISION FIVE (Continued)

B171119 Wayne Keene, et al. (Not for Publication)

V.

Superior Court, Los Angeles County

(Judy Roberts, r.p.i.)

The Keenes' petition for a writ of mandate is granted. Respondent trial court is directed to vacate the order granting summary adjudication as to the cause of action for specific performance and enter a new and different order denying the motion for summary adjudication as to the cause of action for specific performance. The stay of proceedings shall dissolve upon the finality of this opinion. Petitioners are awarded their costs in this writ proceeding.

Grignon, Acting P.J.

We concur: Armstrong, J.

Mosk, J.

B163963 People (Not for Publication)

V.

Rodney V. Coleman

The judgment is affirmed.

Grignon, J.

I concur: Turner, P.J.

I dissent: Mosk, J. (opinion)

B167026 Los Angeles County, D.C.S. (Not for Publication)

V.

Aurora C.,

In re Angelica R., A Person Coming Under the Juvenile Court Law.

The judgment is affirmed.

Mosk, J.

We concur: Grignon, Acting P.J.

Armstrong, J.

DIVISION FIVE (Continued)

B168927 People (Not for Publication)

V.

Abraham G. Bernal, aka David Thomas Morales

The superior court clerk is directed to correct the abstract of judgment to reflect a 50 years-to-life sentence on count 1 and a 25 years-to-life sentence on the second count (identified as count 3) that is to run concurrently with the sentence on count 1. The superior court clerk shall forward a corrected copy of the abstract of judgment to the Department of Corrections. The judgment in all other respects is affirmed.

Mosk, J.

We concur: Turner, P.J.

Armstrong, J.

DIVISION SIX

B164771 People (Not for Publication)

V.

Jackson

The judgment is affirmed.

Yegan, J.

I concur: Coffee, J.

I concur: Gilbert, P.J. (opinion)

B161072 Spreafico (Not for Publication)

V.

Spreafico

The order is affirmed. Costs are awarded to respondent.

Perren, J.

We concur: Gilbert, P.J.

Yegan, J.

DIVISION SEVEN

B163554 In re Guan on Habeas Corpus (Not for Publication)

The judgment of conviction is vacated and the matter is remanded to the trial court for further proceedings. On remand, the district attorney shall submit the previously offered seven-year plea bargain to the trial court for approval, unless the district attorney within 30 days elects to retry the petitioner and resume the plea negotiations process. If the plea bargain is submitted to and approved by the trail court, the trial court shall modify the judgment consistent with the terms of the plea bargain.

Woods, J.

We concur: Johnson, Acting P.J.

Zelon, J.

B166624 People (Not for Publication)

V.

Solomon H.

The judgment is affirmed.

Woods, J.

We concur: Perluss, P.J.

Johnson, J.

B166334 People (Not for Publication)

v. Lewis

The judgment is affirmed.

Woods, J.

We concur: Perluss, P.J.

Zelon, J.

DIVISION SEVEN (Continued)

B161641 Kok (Not for Publication)

V.

City of Pasadena

The judgment is affirmed. Respondent(s) to recover costs.

Woods, J.

We concur: Perluss, P.J.

Zelon, J.

B165942 Los Angeles County, D.C.S. (Not for Publication)

V.

Abdul S. Sr.

The order of the superior court is reversed, and the case is remanded for an evidentiary hearing to determine whether father is entitled to equitable father status, and, if so, whether further reunification services are appropriate. Father is to be given counsel, notice, and an opportunity to participate in future hearings until his parental rights are determined.

Zelon, J.

We concur: Perluss, P.J.

Johnson, J.

B166270 People (Not for Publication)

V.

Justin M.

The finding of grand theft person sustained in count 2 is reversed. The juvenile court shall cause its clerk to amend the disposition minute order to reflect this modification. In all other respects, the juvenile court's order is affirmed.

Zelon, J.

We concur: Perluss, P.J.

Woods, J.

DIVISION SEVEN (Continued)

B16837 People (Not for Publication)

V.

Phillips

The judgment is affirmed.

Zelon, J.

We concur: Perluss, P.J.

Johnson, J.

B167374 People (Not for Publication)

V.

Johnson

The judgment is affirmed.

Perluss, P.J.

We concur: Johnson, J.

Woods, J.

B165168 People (Not for Publication)

v. Cabral

The judgment is affirmed.

Perluss, P.J.

We concur: Woods, J.

Zelon, J.

DIVISION EIGHT

B160578 Noralee Gold (Certified for Publication)

v.

O. Donald Weissman, et al.

The judgment is reversed and the court is directed to enter a new order denying summary judgment of appellant's complaints as time-barred. Appellant to recover her costs on appeal.

Rubin, J.

We concur: Cooper, P.J.

Boland, J.